10/52/01

PATENT COOPERATION TREATY

CT/PTO 27 JUNP 105T



# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

#7

Applicant's or agent's file reference PCT-TMP0004	FOR FURTHER ACTION  SeeNotificationofTransmittalofInternational Prelim Examination Report (Form PCT/IPEA/416)							
International application No. PCT/JP2003/008763	International filing date (day/month/year) 10 July 2003 (10.07.2003)		Priority date (day/month/year) 12 July 2002 (12.07.2002)					
International Patent Classification (IPC) or national classification and IPC A61K 35/78, 45/00, 9/20, 47/04, 47/38, 47/46, 47/48, A61P 43/00								
Applicant TSUMURA & CO.								
1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2. This REPORT consists of a total of								
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).								
These annexes consist of a total of sheets.								
3. This report contains indications rela	ating to the following items:	:	,					
I Basis of the report								
II Priority								
III Non-establishment	of opinion with regard to no	ovelty, inventive st	ep and industrial applicability					
IV Lack of unity of in	vention							
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
VI Certain documents	cited							
VII Certain defects in t	he international application	1						
VIII Certain observations on the international application								
Date of submission of the demand	E	Date of completion of this report						
10 July 2003 (10.07.	2003)	28 N	ovember 2003 (28.11.2003)					
Name and mailing address of the IPEA/JP	P	Authorized officer						
Facsimile No.	ר	Геlephone No.						

International application No.

### PCT/JP2003/008763

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

I. Basis of the report							
1. With regard to the elements of the international application:*							
$\boxtimes$	th	e inter	ernational application as originally filed				
	th	ne desc	scription:				
	•		, as or	iginally filed			
	_	ages	, filed with	h the demand			
	pa	ages	, filed with the letter of				
	٦	ne clair		l			
<u> </u>	J		, as or	iginally filed			
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L	the		nence listing part of the description:				
1	p	pages		originally filed			
•	p	pages					
l	p	pages	, filed with the letter of				
41.	<ol> <li>With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is:</li> </ol>						
	] (	the lan	anguage of a translation furnished for the purposes of international search (under Rule 23.1(b)).				
[			anguage of publication of the international application (under Rule 48.3(b)).				
		the lar	anguage of the translation furnished for the purposes of international preliminary examination (under F	Rule 55.2 and/			
3. W	Vith i	regard inary e	rd to any nucleotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:	e international			
		contai	ained in the international application in written form.				
	<u> </u>	filed to	together with the international application in computer readable form.				
	] :	furnisl	ished subsequently to this Authority in written form.				
l		furnisl	ished subsequently to this Authority in computer readable form.				
The statement that the subsequently furnished written sequence listing does not go beyond the dis international application as filed has been furnished.							
	_		statement that the information recorded in computer readable form is identical to the written sequent furnished.	nce listing has			
4.	7	The ar	amendments have resulted in the cancellation of:				
" "	٦ [	$\overline{\Box}$	the description, pages				
	Ì	Ħ	the claims, Nos.				
	Ì	Ħ	the drawings, sheets/fig				
5. [	; ;	This rebeyone	report has been established as if (some of) the amendments had not been made, since they have been cond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	onsidered to go			
in	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16 and 70.17).						
		•	ement sheet containing such amendments must be referred to under item 1 and annexed to this report.				

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
• -	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1-7	YES
Inventive step (IS)		Claims		NO
	Inventive step (IS)	Claims	1-7	YES
	myenave step (15)	Claims		· NO
	Industrial applicability (IA)	Claims	1-7	YES
	•	Claims		NO

- Citations and explanations 2.
  - Document 1: JP 56-152416 A (Tsumura Juntendo Co., Ltd.),

26 November 1981, (Family: none)

JP 61-33122 A (Daicel Chemical Ind., Ltd.), Document 2:

17 February 1986, (Family: none)

- JP 11-60504 A (Tsumura & Co.), 02 March Document 3:
  - 1999, (Family: none)
- Chemical Abstracts, 10 August 1959, Vol. 53, Document 4:

No. 15, 14419h-i, 14420a, AN.1959:79551,

DN.53:79551: W. R. WENSLEY et al., "Release of Medication from Compressed Formulations,"

Canadian Pharm. Journal, 1959, 92, pages

141-144

WO 00/37043 A1 (Dr. Regenold GmbH), 29 June Document 5:

2000, page 13, example 2, & DE 19859231 A &

AU 2283500 A & EP 1140013 A & JP 2002-532533

EP 1035196 A1 (Rohm and Haas Co.), 13 Document 6:

September 2000, page 2 paragraph [0003], &

AU 1758500 A & CN 1266081 A & JP 2000-302933

A & US 6254892 B1

Documents 1-6 above are cited in the international search report.

#### · · INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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Documents 2 and 3 disclose the feature of adding cellulose glycolic acid (document 2) or sodium hydrogen carbonate (document 3) to a capsule that contains an extract from a traditional Chinese medicine in order to improve the disintegration and elution properties thereof. In addition, documents 4 and 5 indicate capsules that comprise either one of these compounds. However, documents 1-6 do not disclose the feature of adding a mixture of the cellulose glycolic acid and the sodium hydrogen carbonate that are disclosed in documents 2 and 3 to a capsule that contains an extract from a traditional Chinese medicine in order to improve the disintegration and elution properties thereof, or the feature of significantly decreasing the disintegration period and increasing the elution rate of a capsule that contains an extract from a traditional Chinese medicine by further adding silicic anhydride to the abovementioned mixture, and these features are not considered to be obvious to a person skilled in the art.

Therefore, the inventions that are set forth in claims 1-7 are novel and involve an inventive step.

The inventions that are set forth in claims 1-7 exhibit industrial applicability.